

SENATOR DWORAK: On 273.

PRESIDENT: That is alright. That is withdrawn. So the Speaker's order now includes all of the bills listed, and Mr. Clerk I assume that LB220 is off of this now? It is stricken on mine.

CLERK: That is an error.

PRESIDENT: Alright that is an error. LB220 is an error and also strike 273 from this list. Senator Duis for what purpose do you rise?

SENATOR DUIS: A question of the Chair if I might. I was wondering if it might not be proper to leave 273 on Final Reading and when it comes to that point then he could make his motion?

PRESIDENT: No. The Speaker has deleted it, so it would not be proper to leave it on. Well Senator Duis, that might be a good idea, but, you would have to talk to the Speaker and not the Chair.

SENATOR DUIS: Well I thank you very much for the opportunity of visiting with you.

PRESIDENT: Well, you visit with the Speaker, because.....

SENATOR DUIS: No, I don't think I'll do that. It is just a matter of procedure is all. Thank you.

PRESIDENT: Well, it has been stricken. Now, Senator Dworak you raised a question about another bill?

SENATOR DWORAK: Mr. President, on 532 if that goes to Final Reading today that would not have met the test of the Constitution whereby a bill must....be on our desk for one full intervening day. I checked with the Attorney General's office this morning, I checked with the Clerk and it is their opinion traditionally that a bill must be on our desks, in our books for one full intervening day, and the bill did not get on our desks until 10:30 yesterday morning. I checked with the bill drafter this morning he indicated that he did not have the bill until 9:00 and didn't have an opportunity to get it printed and raised until 10:30 and consequently it has not been on our desks. I am afraid that if we read 532 with all of its impacts without meeting the test of the Constitution it will be a Constitutional cloud on the whole appropriations bill which I think would be very dangerous and very risky.

PRESIDENT: Excuse me Senator Dworak. I don't mean to cut in but I think that your objection is probably premature. First of all there is a motion to suspend the rules. That would be in order. If the rules are suspended that eliminates the two day requirement. The Chair will entertain your motion when we get to LB532 and the Chair will then give its interpretation whether even under the suspension of the rules it would be appropriate to take up 532. But, that matter is not before us now. It will be perhaps in another hour.

SENATOR DWORAK: Thank you.